

STATE OF NEW HAMPSHIRE
DEPARTMENT OF CORRECTIONS
OFFICE OF THE COMMISSIONER

P.O. BOX 1806
CONCORD, NH 03302-1806

603-271-5610 FAX: 603-271-5643
TDD Access: 1-800-735-2964

Will
Commissioner

Christopher H. Kench
Director of Security &
Training

September 13, 2012

COPY

Peter Clark
Special Assistant for Constituent Services
Office of U.S. Senator Jeanne Shaheen

Mr. Clark,

I am in receipt of the correspondence from Senator Shaheen's office, regarding inmate Dominic Ali who would like to be transferred to a Maine state prison to be closer to his mother.

Unfortunately, we do not consider requests for transfer for personal reasons. We have many inmates from all over the country. Often they will request out of state placement so they can be near their families. However, the out of state transfer of inmates is very costly and with budgets as they are we cannot afford unnecessary expenditures.

Out of State transfers are currently done only in cases where the inmate's safety is in question, or the inmate needs to be moved to assure institutional security.

Sincerely,

Christopher H. Kench, Director
Security and Training
NH Department of Corrections
PO Box 1806
Concord, NH 03301

Dominic Ali 81809
132 East Milan Road
Berlin, NH 03570

Jeanne Shaheen, DNH
520 Hart Senate Office Building
Wash, DC 20510

Dear Mrs. Shaheen;

The Hillsborough County
Northern grand Jury convicted me on Sept 26, 2008, for the
acts that happened on February 4, 2008. And I was
sentenced the Honorable Court (J. Bury) to six years in
prison. This Case under the United State District Court as
you read this letter. See: 1:12-cv-00185 Ali v. NH state prison
warden Petition for writ of Habeas Corpus.

I'm a political Refugee born in Khartoum Sudan August
8, 1985, that I lived with my extended family until
I was sixteen years old. At that age I fled from
Sudan to Egypt with my family and left the rest
behind, not knowing if the rest of my family are
still alive due to the Civil war in Sudan.

I lived in Egypt for one year and then my mother
who is a U.S. citizen now, we were granted in 2000
a refugee status through the United Nation and we
were resettled in the United State and immediately
relocated to Manchester New Hampshire. In the summer
of 2006, my mother moved to Portland Maine for
jobs chances after she lost her job at the Manchester
Boston Airport.

See - U.S. Depart of State : Bureau of African Affairs : Background
 Note: Sudan, http://www.state.gov/r/pa/ei/bgn/3424.htm -

I continued living in this State and worked as a Welder and a technical mechanical with the North America Offiters Inc and continued my education with Manchester School of Technology, M.S.T. Until I lost my job in Sept 16, 2006. Then a year later I come to Prison, And I take responsibility.

I'm writing you this letter because I have ask the New Hampshire State prison for transportation to the Maine State prison thirteen months ago by Denise H. Offenders Record, she states "that she does not take for voluntary transfer at the time". and offer no more details of why I could not be ship to Maine State prison when I gave her more details of why I need to be ship.

My mother still lives in the State of Maine and finding it hard to come visit and shes sick. she take the bus from Portland to Boston and to New Hampshire, Manchester some time if Concord line is ~~not~~ N/A Even its hard when I have night shifts due to the Units movements that happened anytime.

Now I'm living in the Berlin Facility Martin and its more harder now. I spoke to the Unit Corridor about this problem and she offer no help. This is an emergency and I need your help. I have deportation pending be for the U.S. Department of Justice / ICE that I need to spend more time with my family before been deported back to Sudan.

FORWARD OBAMA 4 MORE YEARS. *Amir Amin*

Jan 11 2013 11:15AM SHAHEEN-FAX FAX

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JEANNE SHAHEEN
NEW HAMPSHIRE

SUITE 3H-520
HART BUILDING
WASHINGTON, DC 20510
(202) 224-2641

United States Senate

WASHINGTON, DC 20510

January 11, 2013

Dear Commissioner Wrenn,

81829

I have been contacted by my constituent, Mr. Dominic Ali who is presently an inmate at the federal prison in Berlin, New Hampshire regarding the important issue he is experiencing with the prison.

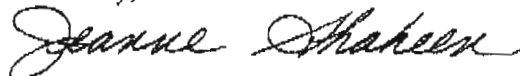
I have enclosed Mr. Ali's inquiry for reference purposes. I believe you will find the letter self-explanatory.

I would appreciate any assistance you are able to offer Mr. Ali. Please respond directly to Mr. Young if appropriate. He may be reached at his home address at 138 East Milan Rd, 81829, Berlin, NH 03570.

Who is this??

Thank you for your attention to this matter.

Sincerely,



Jeanne Shaheen
United States Senator

Enclosure

Jan 11 2013 11:15AM SHAHEEN-FAX FAX

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Dominic Ali Basha
138 E. Main St
Berlin, NH 03570

U.S. Senate
Senator Jeanne Shaheen
Suite 54-520, Wash, DC 20510

Dec 13, 2012

Dear Mrs. Shaheen:

As you know I am an inmate at the Northern Correctional Facility Berlin. I have received your letter and the DOC responded to my issues like everytime, with excuses I am still here.

I have issues with NCF not given my State Pay for the last two months. I know I have been making legal paper work copies at the library, not with all my money. History showed these kind of problem is the NCF retaliation to inmates, as this copy of Amended Complaint attach. Problems with my mails not been given to me, its been more than four months now and I haven't received any mails. NCF staff would send mail back for any kind of reason, such as inmate* No or make any excuses for me not to have my mails.

Jan 11 2013 11:15AM SHAHEEN-FAX FAX

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**THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
SUPERIOR COURT**

COPY

Cook Superior Court
55 School St., Suite 301
Lancaster NH 03584

Telephone: (603) 788-4702
TTY/TDD Relay: (800) 735-2984
<http://www.courts.state.nh.us>

**ORDER OF NOTICE
HEARING SCHEDULED**

Case Name: **Dominic S. Ali v Edward Rellly, Warden**
Case Number: **214-2012-CV-00178**

A petition has been filed against you in this Court. A copy of the petition is attached.
The Court has scheduled the following: **Video Habeas Corpus Hearing**

Date: January 04, 2013 Location: 55 School St., Suite 301
Time: 1:30 PM Lancaster NH 03584
Time Allotted: 30 Minutes

The Court ORDERS that ON OR BEFORE:

November 01, 2012	Dominic S. Ali shall have this Order of Notice and the attached Petition served upon Edward Rellly, Warden in hand or abode.
November 15, 2012	Dominic S. Ali shall file the return of service with this Court. Failure to do so may result in this action being discontinued without further notice.
November 15, 2012	Edward Rellly, Warden shall file a written appearance form with this Court. A copy of the appearance form must be sent to the party listed below and any other party who has filed an appearance in this matter.
December 15, 2012	Edward Rellly, Warden must file a plea, answer, demurrer or other response with this Court. A copy of the plea, answer, demurrer or other response must be sent to the party listed below and any other party who has filed an appearance in this matter.

Notice to Edward Rellly, Warden: If you do not comply with these requirements, you will be considered in default and the Court may issue orders that affect you without your input.

Send copies to:

Dominic S. Ali
Northern Correctional Facility #81829
138 East Milan Road
Berlin NH 03570

If you will need an interpreter or other accommodations for this hearing, please contact the court immediately.

Please be advised (and/or advise clients, witnesses, and others) that it is a Class B felony to carry a firearm or other deadly weapon as defined in RSA 625.11, V in a courtroom or area used by a court.

BY ORDER OF THE COURT

October 16, 2012

David P. Carlson
Clerk of Court

(463)

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Exhibit B

**THE STATE OF NEW HAMPSHIRE
JUDICIAL BRANCH
SUPERIOR COURT**

Goos Superior Court
55 School St., Suite 301
Lancaster NH 03584

Telephone: (603) 788-4702
TTY/TDD Relay: (800) 735-2864
<http://www.courts.state.nh.us>

NOTICE OF DECISION

**DOMINIC S. ALI
NORTHERN CORRECTIONAL FACILITY #81829
138 EAST MILAN ROAD
BERLIN NH 03570**

Two different cases

Case Name: **Dominic S. Ali v Edward Reilly, Warden**
Case Number: **214-2012-CV-00178**

Please be advised that on December 07, 2012 Judge Bornstein made the following order relative to:

Defendant Motion to Amend his Memorandum of Law in Support of his Motion to Withdraw Nolo
Contendere Plea - Granted.

*438-2004-CR-
01627*

December 10, 2012

David P. Carlson
Clerk of Court

(463)

C: Kathleen A. Broderick, ESQ; BRETT J HARPSTER, ESQ

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~~THE STATE OF NEW HAMPSHIRE~~

SUPERIOR COURT

Coos County, ss

State of N.H.

v.

Dominic Ali

Exhibit B

Doc No # 438-2004-CR-01627

Defendant motion for Permission to Amend
his memorandum of law in support of
his motion to withdraw Nolo Contendere plea

Now Comes, Dominic Ali, Sui Juris, respectfully
 request this Honorable Court to grant this
 motion for the following reason states below

The defendant has a motion to withdraw a
 Nolo contendere plea that was not intelligently
 and voluntarily made. The defendant states that
 his attorney did not provide true advice and
 professional opinion and failed to disclose
 material facts and misrepresentation of material
 facts and not routinely explain the nature of
 the offense or plea in sufficient detail. See:
Boykin v. Alabama, 395 U.S. 238 (1969) Also
State v. Shankley, 155 N.H. 628 (2009)

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Back Ground

A Domestic violence Final order issued pursuant to RSA 173-B:9, IV On April 8, 2004 by the Hillsborough County Superior Court that was filed under false allegation when there was insufficient allegation of facts to support the issuance of an ex-parte temporary protective order to the plaintiff. See: Fillmore at 147 NH 283

On March 24, 2004, The plaintiff filed a petition for Domestic violence pursuant to RSA 173-B with the Hillsborough County Superior Court Doc. 04-M-44. The Court having considered the plaintiff's petition, the Court issued a summons for the defendant to appear before the Court on April 8, 2004, for a hearing for the defendant's testimony. Somewhere in this case, with respect to the Court, the Hillsborough County Superior Court never summoned the defendant, because the Court do not have record of the issued summons for the defendant. See Exhibit (A 1)

On April 1, 2004, the defendant was ordered to appear before the Court to answer to the Complaint charging him simple Assault RSA 631:2-A, and Stalking - Apprehend RSA 633:3-A, that 2 of 6 occurred on March 27, 2004. See: Exhibit A

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After he was arrested without being served with the Domestic Violence petition at his residence 335 Cedar St. Manchester N.H. 03103. The defendant plead not guilty and trial was scheduled on May 26, 2004. Both charges were dismissed by the Court. See - Exhibit (A 2) Judge Norman E. Champagne.

Parallel Citation

This is the same issues five months later. On August 29, 2004, the defendant's ex-girl friend found out that she was five months pregnant and the defendant wants nothing to do with her, she by anger and slander reported to the New Boston P.D. that the defendant violated a Domestic Violence Final order issued by the Superior Court. And the defendant was arrested again on a active warrant. After a hearing, the Goffstown District Court sentence the defendant to (29) Days credit by his incompetent assistance of Counsel Mr. Rayn Norwood who was only interested in a fee, See, Davis v. Alaska, 413 U.S. 308 (1974)

Strickland v. Washington, 466 U.S. 668.

(1984). The Court of appeals agrees, that the six Amendment impose on Counsel a duty to investigate because a reasonable effective assistance must be based on professional decision, and informed legal choices can

be made only after investigation of options. The Court observed that Counsel's investigatory must be assessed in the light of the information known at the time of the decision not in hindsight, and the amount of pretrial investigation that is reasonable defense measurement.

Strickland holds were Counsel does not provide such information, Counsel has performed ineffectively, and the Court must judge the reasonableness of Counsel on the part to the particular case. In the instance case, Attorney Rayn Norwood from the public Defender office failure to consider all circumstances to investigate the plaintiff's lies and false allegations were their is no a specific finding Criminal Conduct in order for the Court to issue that restraining order against the defendant were he did not familiarize him self with the discovery and neither did he provide the defendant with the discovery. See:

Williams v. Washington, 59 F.3d 673 (7th Cir. 1995) also, Brady v. Maryland, 373 U.S. 83 (1963) Also; State v. Laurie, 137 NH 325 (1995).

Attorney Rayn Norwood for the defendant did not review all possibilities for exculpatory evidence that existed in this case and never request them or move for them.

See: State v. Laurie, 139 NH 325 (1995) also
State v. Symond, 131 NH 532 (1989).

The due process clause of the Fourteenth Amendment requires that a plea of guilty be made knowingly and voluntarily, because it involves a waiver of constitutional rights on the part of the person making the plea.

The rule requires that the Court must address a defendant in open Court to make sure that there is a clear understanding between the Court and the defendant of the following;

- ① The nature of the charges
- ② The guilty plea was free from coercion
- ③ The consequence of the guilty plea
- ④ Defendant's rights to a ~~any~~ trial by jury
- ⑤ The right to testify and call witness.
- ⑥ The right to cross-examine witness and the privilege against self incrimination.

The Grafton District Court have no record showing the defendant knowingly and voluntarily waives these Constitutional Rights.

Counsel for the defendant threatened him to take a plea Nolo because "it meant nothing".

Court records showed the defendant had, See: Henderson v. Morgan, 426 U.S. 637 Led 2d (1976)

these allegation dismissed. This is the part of the state to commit conspiracy to unlawful goals. This prosecution misconduct seriously affect the fairness integrity or public reputation judicial proceedings see: State v. MacInnes, 151 NH 732 (2007). And Counsel for the defendant failed to subject prosecution to the meaningful adversarial challenge. See: U.S. v. Dimeas, 270 F.3d 554 (CA 8 Cir. 2001) But to misinform the defendant about the true nature of the offense Nolo conviction. The court acceptance of the defendant plea violated his due process of law as guaranteed by Part IV article (85) of the State of N.H. Constitution and Federal.

Conclusion

The defendant respectfully request this Honorable Court to vacate his conviction of Nolo contendere plea and dismissed with ~~prejudice~~ ~~perjury~~ and to correct a manifest injustice.

Certificate of Service

I, Dominic Ali, hereby certify under penalty of perjury, that a copy of this motion was
6 of 6 Forwarded to AG Office. Nov 1, 2012

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Dominic Ali

second issue is with the Department of Justice. Manchester Assistance Court attorney Kathleen A Broderick having conspiracy and confusion about the cases I filed with the Court of Law, Coos county Superior Court. I informed the clerk Mr David P. Carlson, Deputy Attorney General Mrs Anne Rice, Concord, and the clerk of the U.S. District Court, Concord NH. who send this case to the Superior Court and the hearing was set on January 04, 2013. The State did not object to motion to have a lawyer but the Court Judge Peter H. Bernstein denied motion for Counsel. Judge Bernstein is allowing these conspiracy and confusion by granting motion that have nothing to do with the case. And I address this issues with all names given, including the U.S. Department of Justice - Attachment is given. I just want you to know that I'm been give my constitutional Rights to the power of law. Paper trail.

Respectfully Submitted,

Khalid Ali

THE STATE OF NEW HAMPSHIRE
SUPERIOR COURT

Coos, ss

Dominic S. Ali

v.

Edward Reilly, State Prison Warden

CASE NO. 214-2012-CV-00178

Plaintiff's Amended Complaint

NOW COMES, the plaintiff, Dominic Ali, hereby submits the following Amended Complaint stating as follows:

Parties, Venue and Jurisdiction

Plaintiff, Dominic Ali, is a sentence inmate at the New Hampshire State Prison, 138 East Milan Road, Berlin, NH 03570. MR. Ali's sentence was imposed on February 2nd, 2008. He was previously incarcerated at the State Prison in Concord, and transferred to the Berlin facility in or around May, 2012.

Defendant Edward P. Reilly is employed as the Warden of the Northern New-Hampshire Correction Facility, 138 East Milan Road, Berlin, NH 03570.

Defendant Hoyt is employed as the Chaplain of the Northern New Hampshire Correction Facility in Berlin, New Hampshire.

This Court has jurisdiction over the plaintiffs claims pursuant to the Free Exercise clause of the First Amendment, the Religious Land Use and Institutionalized person Act, 42 U.S.C. 2000 cc-1 (a) ("RLUIPA") and 42 U.S.C. 1983.

FACTS

In or about May, 2012, Mr. Ali obtained a religious preference card in order to be recognized for the month of Ramadan and by the Department of Correction ("DOC") as a practicing Muslim.

During the period of time that Mr. Ali was incarcerated at the Concord Facility, He was House at the close custody units with no access to rehabilitative Punction by the prison that provides an area within

which the inmate may reclaim his dignity and reassert his individuality.

From February, 2009, until May, 2012, the Chapel at the New Hampshire State Prison did not hold any Islamic service (Jumu'ah) that meets the religious requirements of Mr. Ali's Faith.

Jumu'ah service is the central religious ceremony of the Islamic religion. Jumu'ah is commanded by the Quran and the services must be held collectively by leadership of an Imam and must be held every Friday every week as commanded by the Quran. After noon prayer. See: Olson v. Estate of Shahbaz, 482 U.S. 340 (1987) for all Muslim to attend a congregation prayer.

Bureau of Prisons policy require that weekly congregation for religious services be available for all inmates except those detained in the special housing units, (SHU) 24 hours lock down inmates.

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duvunh services must be led by an Imam. Unlike other religion prayers, which are performed individually and can be made up if missed, duvunh cannot be missed or made up. While the plaintiff believe that a Christian inmate could practice his religion and attend Christmas and Easter services in this prison, without been deprived like others.

The Northern Correction Facility has a long history of bad tendency against muslims inmates and their rights. There is muslim inmates under threats and retaliation by the NCF. If muslim inmate complains about muslims services they will be ship out of State to another prison away from family and love ones, or lost of their jobs at the prison. Recklessly and callous indifference by the NCF to the Federally protected rights as the Constitution the First Amendment.

This is a third preliminary injunction filed with the United State District Court for the District of New Hampshire. The First one was filed on August 15th, 2007, by an inmate house, in this facility, complained about muslims services. Due to the pressure, the administration appointed a new paid volunteer.

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Ms. Dana Hoyt, she allowed Muslims worship to continue for two years according to the complaint. On or about October 15, 2012, an inmate by the name John Knapp who is Muslim, filed a complaint with the (U.S.D.C) N.H. about Muslim services at this facility and nothing have been done. Another complaint by inmate Luis Silva, the warden, Mr. Hoyt and Mr. Christopher H. Kench, Director security and Training who is employed by the N.H. Doc. Office Commissioner, 105 Pleasant St. P.O. Box 1806, Concord, NH 03302, Excuses that they have no success in finding an Imam to facilitate Muslim services at any of the facilities.

On or about October, 2012, After the Plaintiff filed a Petition with this Court suit under 42 U.S.C. 1983, contending that the policies of NCF official prevent him from attending Jumah or Muslim services. Two days later Chaplain Hoyt went with the Plaintiff at his housing units, advising him that there is an Imam from the Islamic Society of Greater Manchester who's willing to come over on Sunday.

The plaintiffs and other four Muslim inmates meet with the Imam on Sunday and it turned out to be the Imam had some issues with the administration of the NCF, schedules and cooperation.

Muslim inmates requested that whether an inmate could be allowed to lead the Jum'ah Service, or whether, in the alternative, the Muslim inmates could meet for group prayer on Fridays. The defendant stating that policy number PPD 7.17 forbids inmate-led groups and meeting formally without volunteer.

In the instant case, the defendant is in fear of inmates groups meeting that sound like gang activity. Because the respondents cannot prove that the deprivation of Muslim inmates for group prayer was justified by legitimate penological interest or compelling interest under (RLUIPA).

6 of 9 The Supreme Court made clear in *Dillon* and *Thornburgh*, that the Court must examine whether an inmate has alternative means of practicing his or her religion generally, not whether ~~an~~ an inmate has alternative means of engaging in the particular practice in question. 227 F.3d at 55"

To date, there have been no Jum'ah Services at the Berlin Facility since Mr. Ali's arrival in May, 2012.

COUNT I

The plaintiff repeats and re-alleges the preceding paragraphs.

The denial of Jum'ah Services for substantial amount of time violates the free Exercise clause of the First Amendment, as well as the provisions of RLUIPA.

Mr. Ali and other inmates who are Muslim at the Berlin Facility have repeatedly requested and have been denied the Jum'ah Services, which is an essential component of their faith and religious practice.

The NEF's policies with respect to inmates gathering for religious services and requiring an external volunteer to lead the Jum'ah service unreasonably restrict Mr. Ali's and other inmates' free exercise of their sincerely held religious beliefs, and is not reasonably related to legitimate penological interest.

Accordingly, Mr. Ali requests injunctive relief requiring the holding of Jumiah services on a weekly basis and special arrangement should also be made during the months of long observance of Ramadan, a period of fasting and prayer that during Ramadan Muslims prisoners should be awakened at 4:00 AM for an early break fast that is not instead of odd food everyday and inmates should receive dinner at 8:30 PM each evening at the Berlin Facility, in conformance with Mr. Ali's religious beliefs and requirement of the Muslim religion.

Prayers for Relief

WHEREFORE, the plaintiff respectfully requests that this Honorable Court:

Issue an injunction requiring the holding of Jumiah services on a weekly basis at the Berlin Facility, either by employing an Imam from the Islamic Society of Greater Manchester who is willing to provide services, in accordance with Mr. Ali's religious beliefs and requirement of the Muslim religion.

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Award the plaintiff his costs and ~~fees~~
Court fees and for punitive damages, emotional
injuries and hostility by staff and the
administration for lack of protection under
his care incurred in this action.

Grant such other and further relief in
favor of the plaintiff as may be deemed
just and equitable.

Respectfully Submitted,

Ali Dominic
Ali Dominic

12/6/2012

Ali Dominic

X December



Certificate of Service

I, Dominic Ali, hereby certify that a copy
of this Pleading was forwarded in the U.S.
Mail First class postage address to
Mrs. Kathleen A. Broderick, esq #17657,
Assistance County Attorney, H.C. this of
2012. A.A. & for Civil Rights Division, DC.

Dominic Ali 81829

138 B Milan Rd

Berlin, NH 03570

C: file

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THE STATE OF NEW HAMPSHIRE
SUPERIOR COURT

Coos County, ss

Dominic S. Ali

v.

Edward Reilly, State Prison Warden

Case NO. 214-2012-CV-00178Plaintiff's list of potential witness

NOW COMES Dominic Ali, said Ali, respectfully request this Honorable Court to grant request for the following reason states below;

The plaintiff has a petition for writ of Habeas Corpus filed complaint under the Civil Rights Act, 42 U.S.C. 1983, Forwarded to this Court by the United State District Court for the District of New Hampshire.

On or about Nov, 15, 2012, the plaintiff filed with this Court a list of potential witness whom he expected to call during the Hearing involving video Habeas Corpus Hearing scheduled for January 24, 2013, with this Court.

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Expected potential witness, would testify regards to the New Hampshire Northern Correction Facility under leadership of the defendant Mr. Edward Reilly employed as the warden of the NCF 138 East Milan Road, Berlin, NH 03570, and his denial of Jumu'ah services, that is the central religious ceremony of the Islamic religion, And is commanded by the Quran.

Denial of Jumu'ah services for substantial amount of time violates the Free Exercise clause of the First Amendment as well as the provision of (RLUAPA) and more about Ramadan and umrah they had provided by the NCF.

① Mosfok Talukder, an Imam with Islamic Society of Greater Manchester 228 Maple St.

② Luis Silva # 91105, a sentence inmates and Muslim at the NCF, 138 E Milan Road Berlin, NH 03570.

③ John Knapp # 58790, a sentence inmates and Muslim at the NCF, 138 E Milan Road Berlin, NH 03570, and his Attorney Mr. Karyl Roberts Martin, Esq, NH Bar # 16468, Sheehan of 4 Phinney Bass & Green PA

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1000 Elm Street, PO Box 3721, Manchester, NH 03105.

④ Fuorst Darick, a sentenced inmate and a Muslim at the NCF, 132 E Milan Road Berlin, NH 03570.

⑤ Williams John Ericlude # 77933 a sentenced inmate and Muslim at the NCF, 132 E Milan Rd, Berlin, NH 03570.

⑥

⑦

⑧

⑨

⑩

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Certificate of Services

I, Dominic Ali, hereby certify that a
 copy of the within witness list has been
 forwarded to Kathleen A. Braden K, #17657
Assistance County Attorney, this

Dominic Ali
Dominic Ali
12/8/2012

* December 6, 2012

Angela Poulis

Dominic Ali
Dominic Ali #1829
138 E Milan Road
Berlin, NH 03570
Q: File

State of New Hampshire
Department of Corrections
Trust Account Statement

DOC#: 81829
Client Name: Ali, Dominic Silvamo
Housing Level: NNHCF/F Block/XX/13/1B

Run Date:	1/15/2013	Current Balance:	\$1.12
Facility:	Northern NH Correctional Facility	Held Funds:	\$0.00
Date of Birth:	8/8/1985	Frozen Funds:	\$0.00
Account Activity from:	11/1/2012 - 1/15/2013	Other Unavailable Funds:	\$0.00
Savings:	\$0.00	Available Funds:	\$1.12
Other Unavailable:	\$0.00		
DHS Funds:	\$0.00		
DHS Held Funds:	\$0.00		

DOC#: 81829
Client Name: Ali, Dominic Silvamo

Date	Transaction	Received From/Paid To	Reference	Amount	Available
11/1/2012	Begin Balance				\$2.10
11/9/2012	Recd Institutional Job	NHDOC	Payroll Batch 10062012	\$4.25	\$6.35
11/9/2012	Library Photocopies	Payer	789118	(\$4.25)	\$2.10
11/9/2012	Recd Institutional Job	NHDOC	Payroll Batch 10132012	\$4.25	\$6.35
11/9/2012	Library Photocopies	Payer	789118	(\$3.15)	\$3.20
11/9/2012	Library Photocopies	Payer	789123	(\$1.10)	\$2.10
11/9/2012	Recd Institutional Job	NHDOC	Payroll Batch 10202012	\$4.25	\$6.35
11/9/2012	Library Photocopies	Payer	789123	(\$3.90)	\$2.45
11/9/2012	Recd Institutional Job	NHDOC	Payroll Batch 10272012	\$4.25	\$6.70
11/9/2012	W/D Library Photo Copies	Payer		(\$2.70)	\$4.00
11/9/2012	W/D Library Photo Copies	Payer		(\$2.70)	\$1.30
11/21/2012	Canteen Sale	Northern NH Correctional Facility	382971	(\$0.73)	\$0.57
12/7/2012	Recd Institutional Job	NHDOC	Payroll Batch 4072012	\$4.25	\$4.82

State of New Hampshire
Department of Corrections
Trust Account Statement

DOC#: 81829
Client Name: Ali, Dominic Silvamo

Date	Transaction	Received From/Paid To	Reference	Amount	Available
12/7/2012	Library Photocopies	Payer	816289	(\$4.25)	\$0.57
12/7/2012	Recd Institutional Job	NHDOC	Payroll Batch 11032012	\$4.25	\$4.82
12/7/2012	Library Photocopies	Payer	816289	(\$4.25)	\$0.57
12/7/2012	Recd Institutional Job	NHDOC	Payroll Batch 11102012	\$4.25	\$4.82
12/7/2012	Library Photocopies	Payer	816289	(\$4.25)	\$0.57
12/7/2012	Recd Institutional Job	NHDOC	Payroll Batch 11172012	\$4.25	\$4.82
12/7/2012	Library Photocopies	Payer	816289	(\$4.25)	\$0.57
12/7/2012	Recd Institutional Job	NHDOC	Payroll Batch 11242012	\$4.25	\$4.82
12/7/2012	Library Photocopies	Payer	816289	(\$2.60)	\$2.22
12/12/2012	W/D Library Photo Copies	Payer		(\$2.00)	\$0.22
12/19/2012	Recd Mail Room	Karoline Magaya	121912-005	\$40.00	\$40.22
12/19/2012	State Filing Fees	UNITED STATES DISTRICT COURT	12-cv-364-SM	(\$8.00)	\$32.22
12/19/2012	Library Photocopies	Payer	827447	(\$9.40)	\$22.82
12/19/2012	Canteen Sale	Northern NH Correctional Facility	388902	(\$21.74)	\$1.08
1/4/2013	Recd Institutional Job	NHDOC	Payroll Batch 12012012	\$4.25	\$5.33
1/4/2013	Library Photocopies	Payer	827457	(\$4.25)	\$1.08
1/4/2013	Recd Institutional Job	NHDOC	Payroll Batch 12082012	\$4.25	\$5.33
1/4/2013	Library Photocopies	Payer	827457	(\$3.45)	\$1.88
1/4/2013	Recd Institutional Job	NHDOC	Payroll Batch 12152012	\$4.25	\$6.13
1/4/2013	Recd Institutional Job	NHDOC	Payroll Batch 12222012	\$4.25	\$10.38
1/4/2013	State Filing Fees	UNITED STATES DISTRICT COURT	12-cv-364-SM	(\$0.85)	\$9.53
1/4/2013	Recd Institutional Job	NHDOC	Payroll Batch 12292012	\$4.25	\$13.78
1/4/2013	State Filing Fees	UNITED STATES DISTRICT COURT	12-cv-364-SM	(\$0.85)	\$12.93
1/9/2013	Canteen Sale	Northern NH Correctional Facility	392990	(\$11.81)	\$1.12

For Peter:

1. Ms. Jankura ? (Cover (Fax))
2. Mr. Young ? Shaheen Letterhead
3. Mail - No evidence
4. Pay - He is being paid - Deficient Spending
5. Court closures
 - Vacate No Plea
 - Tammah Services